09 LC 28 4789

Senate Bill 286

By: Senator Hill of the 32nd

## A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 51 of Title 33 of the Official Code of Georgia Annotated, relating to the

- 2 Georgia Affordable HSA Eligible High Deductible Health Plan, so as to require insurers who
- 3 issue high deductible health plans sold or maintained under the applicable provisions of
- 4 Section 223 of the Internal Revenue Code in this state to offer in connection with such plans
- 5 wellness and health promotion programs, disease and condition management programs, and
- 6 health risk appraisal programs; to provide for an annual premium rebate under certain
- 7 conditions; to provide for related matters; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 SECTION 1.

- 10 Chapter 51 of Title 33 of the Official Code of Georgia Annotated, relating to the Georgia
- 11 Affordable HSA Eligible High Deductible Health Plan, is amended by revising Code
- 12 Section 33-51-4, relating to programs not considered unfair trade practice, as follows:
- 13 "33-51-4.

8

- 14 (a) Insurers that issue high deductible health plans sold or maintained under the applicable
- provisions of Section 223 of the Internal Revenue Code in this state shall offer in
- 16 connection with such plans wellness and health promotion programs, disease and condition
- management programs, and health risk appraisal programs. Such plans shall provide an
- annual cash refund of not less than 10 percent of the annual premium for compliance with
- such disease and condition management programs or biometrics, such as blood pressure
- 20 levels, cholesterol levels, and body mass index values, conforming with nationally
- 21 recognized standards based upon age or industry recognized biometrics.
- 22 (b) Insurers that include and operate wellness and health promotion programs, disease and
- condition management programs, health risk appraisal programs, and similar provisions in
- their high deductible health policies in keeping with federal requirements shall not be
- 25 considered to be engaging in unfair trade practices under Code Section 33-6-4 with respect
- to references to the practices of illegal inducements, unfair discrimination, and rebating."

09 LC 28 4789

SECTION 2.

All laws and parts of laws in conflict with this Act are repealed.